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November 17, 2004

VIA ELECTRONIC FILING SYSTEM

Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
445 12th Street, SW
Washington, DC 20554

Re: TMP Corp. and TMP Jacksonville, LLC

Request for Dismissal Without Prejudice of Petition for Waiver of
Section 20.18 of the Commission's Rules and the June 30, 2002 Deadline
for Compliance with 911 Text Telephone ("TTY") Obligations for Digital
Wireless Carriers and
Final TTY Status Report and Report of LNP Compliance

CC Docket Nos. 94-102 and 95-116

Dear Ms. Dortch:

On June 4, 2002, TMP Corp. and TMP Jacksonville, LLC (collectively the "TMP Carriers") submitted a petition seeking waiver of Section 20.18(c) of the Commission's Rules and the June 30, 2002 deadline for compliance with 911 text telephone ("TTY") obligations for digital wireless carriers ("Petition").¹ On June 28, 2002, the Commission granted the Petition and extended the deadline for the TMP Carriers to June 30, 2003.² On June 27, 2003, the TMP Carriers submitted a Request for Further Extension of TTY Requirements to request a further

¹ 47 C.F.R. § 20.18(c) (the "TTY Rule"); *In the Matter of Revision of the Commission's Rules to Ensure Compatibility with Enhanced 911 Emergency Calling Systems: Fourth Report and Order*, CC Docket No. 94-102, FCC 00-436 (rel. Dec. 14, 2000) ("Fourth Report and Order").

² See *Revision of the Commission's Rules to Ensure Compatibility with Enhanced 911 Emergency Calling Systems*, CC Docket No. 94-102, Order, DA 02-1540 (rel. June 28, 2002) ("Order") at paras. 6 & 17. In its Order, the Commission granted the TMP carriers' request for a one-year extension. *Id.* The Appendix to the decision, however, erroneously stated that the extension was granted only through January 31, 2003. See *id.* app. A; *TMP Corp. TTY Status Report* (October 15, 2002). Commission staff confirmed that the June 30, 2003 date is the correct extension deadline.

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extension of the TTY deadline until June 30, 2004,³ and on April 15, 2004, supplemented its request for extension to specify a compliance date of November 24, 2004,⁴ to accommodate the projected installation date for the companies' new Nortel switch. The TMP Carriers are pleased to report that the anticipated completion and testing the new Nortel switch has been finalized, implementing TTY functionality.

Inasmuch as testing with the relevant PSAPs was successful, and the TMP Companies are in compliance with Section 20.18 of the Commission's Rules. Accordingly, the TMP Carriers respectfully request that the Commission dismiss the pending Petition, and accept this document as the "Final TTY Status Report" demonstrating compliance with the Commission's TTY rules.

Please contact the undersigned with any questions or concerns.

Respectfully submitted,


-Sylvia Lesse

Attachment

cc: Blaise Scinto, Chief, Policy Division, Wireless Telecommunications Bureau
Pam Gregory, Consumer & Governmental Affairs Bureau
Mindy Littell, Policy Division, Wireless Telecommunications Bureau
Best Copy

³ See TMP Corp. and TMP Jacksonville, LLC, Request for Further Extension of TTY Requirements, CC Docket No. 94-102, filed June 27, 2003.

⁴ See TMP Corp. and TMP Jacksonville, LLC, Supplement to Request for Further Extension of TTY Requirements & First Quarter 2004 TTY Status Report, CC Docket No. 94-102 (filed April 15, 2004).

DECLARATION OF TREY LUTRICK

I, Trey Lutrick, CEO of TMP Corp. and TMP Jacksonville, LLC, do hereby declare under penalty of perjury that I have read the foregoing "Request for Dismissal Without Prejudice of Petition for Waiver of Section 20.18 of the Commission's Rules and the June 30, 2002 Deadline for Compliance with 911 Text Telephone ("TTY") Obligations for Digital Wireless Carriers, Final TTY Status Report and Report of LNP Compliance" of TMP Corp. and TMP Jacksonville, LLC, and that the facts stated therein are true and correct, to the best of my knowledge, information and belief.


Trey Lutrick

Dated. 11/17/04